TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING SECOND APPLICATION

Docket No. 66722-071-7

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In re Application of:	Finn DANIELSEN		10:10
Application No.	10/530,655		/ %
Filed:	June 8, 2005		SEP 0 5 2008
For: Method of Curr	rent Management in a Battery Powered Device a	nd Battery Powered De	100 percent
			TANDEMARK OF
The owner,	OTICON A/S	of	100 percent
any patent granted on	application hereby disclaims, except as provide the instant application, which would extend be	yond the expiration da	ate of the full statutory term
defined in 35 U.S.C. 15	54 to 156 and 173 as shortened by any terminal	disclaimer filed prior filed on	to the grant of any patent
The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during			
such period that it and	any patent granted on the second application	are commonly owned.	. This agreement runs with
any patent granted on the instant application and is binding upon grantee, its successors or assigns.			
In making the above of	disclaimer, the owner does not disclaim the te extend to the expiration date of the full statutory	rminal part of any pa	tent granted on the instant
of any patent granted of	on the second application, as shortened by any	terminal disclaimer file	ed prior to the patent grant,
in the event that any su	uch granted patent: expires for failure to pay a ompetent jurisdiction, is statutorily disclaimed	maintenance tee, is n	eld unenforceable, is tound disclaimed under 37 CFR
invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims cancelled by a reexamination certificate, is reissued, or in any manner terminated prior to the			
expiration of its full statutory term as shortened by any terminal disclaimer filed prior to its grant.			
Check either box 1 or 2, if appropriate.			
1.			
I hereby declare that	all statements made herein of my own knowl	edge are true and th	at all statements made on
information and belief	are believed to be true; and further that these and the like so made are punishable by fine	statements were made	de with the knowledge that
Title 18 of the United S	States Code and that such willful statements ma	ay jeopardize the valid	lity of the application or any
patent issued thereon.			
	rsigned is an attorney of record.		•
3. Owner/applicar	-	•	•
	mer fee under 37 CFR 1.20(d) is \$130.0	ond is to be	e paid as follows:
	mount of the fee is enclosed.	المسادات المسادات المسادات	
	nereby authorized to charge any fees which may unt Number04-2223	be required, or creait	any overpayment,
, ,	dit card. Form PTO-2038 is attached.		
WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.			
PTO suggested wording for terminal disclaimer was			
1 - REG 46,553			
	Signature	Dated: Sept.:	5, 2008
			this correspondence is being
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Additional in a contain, regime 1,201		addressed to "Commission Alexandria, VA 22313-14	oner for Patents, P.O. Box 1450, 50" [37 CFR 1.8(a)] on
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92 FC:1814 139.00 DA			
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